ESTTA Tracking number:

ESTTA431226 09/19/2011

Filing date:

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91194706
Party	Defendant UVCleaning Systems, Inc. dba Puralytics Corporation
Correspondence Address	DAVID P. PETERSEN KLARQUIST SPARKMAN, LLP ONE WORLD TRADE CENTER, SUITE 1600, 121 SW SALMON STREET PORTLAND, OR 97204-2988 UNITED STATES salumeh.loesch@klarquist.com, david.petersen@klarquist.com
Submission	Other Motions/Papers
Filer's Name	Salumeh R. Loesch
Filer's e-mail	ptotmdocket@klarquist.com, salumeh.loesch@klarquist.com
Signature	/Salumeh R. Loesch/
Date	09/19/2011
Attachments	Applicant's Consent Motion to Suspend Close if Discovery and all Subsequent Deadlines.pdf ( 3 pages )(99548 bytes )

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

## APPLICANT'S CONSENT MOTION TO SUSPEND CLOSE OF DISCOVERY AND ALL SUBSEQUENT DEADLINES

COMMISSIONER FOR TRADEMARKS P.O. BOX 1451 ALEXANDRIA, VA 22313

Applicant UVCleaning Systems, Inc., dba Puralytics Corporation and Opposers 1047406 Ontario Ltd. and Purifics ES, Inc. have agreed to a 120-day extension of all dates. The parties are unable to complete discovery during the assigned period due to scheduling issues. Thus, Applicant files this Consent Motion requesting that the Board issue an order extending the deadline for the closing of discovery, presently scheduled for October 2, 2011, by 120 days, and extending all subsequent deadlines by 120 days. Opposers agree to this suspension and consent to this Motion.

The agreed extension will result in the following schedule:

Discovery Closes:

Plaintiff's Pretrial Disclosures:

Plaintiff's 30-day Trial Period Ends:

Defendant's Pretrial Disclosures:

Defendant's 30-day Trial Period Ends:

Plaintiff's Rebuttal Disclosures:

Plaintiff's Rebuttal Period Ends:

Plaintiff's 15-day Rebuttal Period Ends:

August 12, 2012

Dated: September 19, 2011

Respectfully submitted,

UVCLEANING SYSTEMS, INC., dba PURALYTICS CORPORATION

By:

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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on September 19, 2011, the foregoing APPLICANT'S CONSENT MOTION TO SUSPEND CLOSE OF DISCOVERY AND ALL SUBSEQUENT DEADLINES was served by email, as mutually agreed by the parties pursuant to Trademark Rule 2.119(b)(6), to Opposers' attorneys Robert W. Sacoff and Ian J. Block.

Salumeh R. Loesch